VENING NEWS

HOUR O'GLOOK

PRINTED AND POBLIS THE DESERET, NEWS COMP. CHARLES_W. PENBOSE, EDITOR. MORE ANTI-"MORMON : RAV

Among other persons desirous of ri-ding into fame on the "Mormon" that they. know nothing of the and Mrs. hobby-horse is our present U. S. shame and sin and infamy abound- and as the General wants a m District Attorney, P.T. Van Zile, ing the He is a man of considerable ability the sight of a man with two or three as a criminal lawyer and, barring a somewhat rude manner in court, and an occasional roughness of speech, make a good advocate and she cuild the recognized claimant of his shews well at the bar. But this care and affection, all forming part "Mormon" question appears to de moralize all who become afflicted with an inordinate desire to settle it by stringent measures and heroic treatment. They lose their ordinary good judgment, threw reason and advise for any good judgment, threw reason and advise for any some as, the veriest hypocrites is the result in the state of the st as a criminal lawyer and, barring a families, each mered in his sight, and logic to the winds, and advise and endorse the rashest and most impracticable of schemes for the destruction of something that they magnify out of all actual proportions. The Attorney has been ventilated and the most shamelees cyprians, The Attorney has been ventilation of the second method of the second method of the stalward? wing of the Republican purty. He offers nothing new for the consideration of the public. Even the terms he uses are the old hackneyed phrame of the relation of the relation of the terms of the stalward? He consideration of the public. Even the terms he uses are the old hackneyed phrame of the relation of the relation of the relation of the terms he uses are the old hackneyed phrame of the relation of the relation of the stalward? phrases of the rabid "Mormon"-eat- our family arrangements, wherein ers, such as "twin relie," "ulper to the hopes and interests and present be severed from the body politic," and future welfare of thousands of "reptile," "midnight of ignorance," "deluded women," "outrageous doc-trine," "Mormon law-breakers," We have no idea that while Conetc., etc. And his methods of deal-ing with the difficulty which ap-gree of same and thoughtful men,

gamy; that they have not, and do isfy a few frothy and importonate not, cause, aid or abet others to con- fanatics. We think all sensible mous marriages. This bill should contain a test oath, which in substance. should be that the person proposing to vote or hold office is not at the time living in polygamy, or with more than one woman whom he calls wife; that he has not, since the passage of the law, counseled, aided, or absted others, either directly or indirectly, to violate the law prohib-ing bigamy or polygamy in the ining bigamy or polygamy in the Ter-ritories." And this is not quite en-ough to suit him. He wishes the law to further provide that any person de-siring so to do may question the vote of a person required to take the oath, and to even introduce witnesses to contradict him, and if it appeared, either by the test oath or by outside mention of it whatever in their no-

ned prostitute, who minister MARLY, SUBBAY'S EXCEPTED, AT to the lust of depraved and brutal nogamists, as well as bipeds who irk the cares and duties of matrimony, may enter in to all the politi-cal lights and privileges denied to fruons and modest matron. would think, to read the ravtics, that they had never lived in a place where a man held intimate lations with women. That they are utterly ignorant of the vices

relied on, to give near as it now of the Treasury, Charles J. 1 Postmaster General, Charles that smite as with a pestilence the Secretary of the Navy, Nathan Ge social body in every populous part of the Union. That they are

ughout the land, and that two important offices man se The Herald says of the re er, and there was to be a gene reconstruction of things. Sod it ceased; and Blaine vanishes hind the rheumatism. Chand New Hampshere, Governor M mick, of Ariz Mexico, and their associates melter into air like the witches in Macbeth We never hear of Blaine men a Mento, nor at Washington, all i Vanderbilt's Monument. Lieut. Commander Gorringe fur with the following sta

ion: The net cost and expe New York obelisk, \$7,384,40

the New York obelisk, \$7,884, was the net cost, and expenses removing, transporting, placing s repairing pedestal, steps and be was \$2,878,200. Total net cost, \$ 255,603. This does not include cost and expenses of the steam which must be recovered from sale. The word "expenses" is to designate and include the amo that have been paid for the use of

etc., ste. Find here difficulty which appears so great to his disordered imagination, jare those of the least thoughtful and pmetical among the political quarks.
He wants the limitation law of Congress repealed so far as it affects polygamy; he wants a law passed, for use his own ungrammatical langers, "providing that no man or woman can case a vote of hold and office until it clearly appears that they they are not living it polygree of same and thoughtful men, and will there remains in that the schemes and vagaries of anthe construction of the schemes and vagaries of anthe construction of the schemes and vagaries of anthe polygamy; he wants a law passed, to use his own ungrammatical langers repeated and the construction of the schemes and vagaries are widely recognized, with no good qualities are widely recognized, with no good qualities are widely recognized, with no good qualities are widely recognized, with no good result to the country at large and only to sate.

WASHING N. 28 - The S

suffrage, while ; the harlot, the BY TELEGRAPH. The powder magazine at Cork has into PER WHEREN UNION TELEDATE LINE

tary of State.]

AMERICAN. James M. Ray, one of the oldest residents of Indianapolis, died last light, and 81. The Intest Slats. NEW YORK, 23.-The He Sleveland correspondent is no luced to guess work. He is

local administration bill in an Reichatag has be helved for this session.

The rumor that Ayoob Khan has declared war against the Ameer of Afghanistan is candid.

BRIEF (TELEGRAMS.

razine at Cork ha

The New York Post mys: The U. sistant Treasurer has received

It is rumored the government will nterfere with the Parnell demon-

A farmer was shot dead near Butat, County of Cork, yestern nsequence of a land dispute.

Several private dispatches from olumbus, announce certainly that oster will be Postmaster-General.

Many Sligor farmers who refused o pay rents higher than Griffiths' mustion, are hastening to pay the dlords their terms.

The question of the evaluation of landahar will be shortly passed in he British House of Lords. An ex-iting debate is anticipated.

Nineteen prisoners charged with onspiracy to murder the European esidents of Kalapore have been ound guilty. Sentence deferred. Fifty families leave Canada next week by special train for Dakota. The exodus to the United States is apidly decreasing the population in the Dominion.

The home rule members of the Commons are determined to ex-naust the sittings to-day and to-morrow, with amendments to the protection bills.

The thirty-fifth ballot at Harris-burg, for United States Senator, re-sulted in the formal election of John J. Mitchell. The vote was Mitchell 50, Wallace 92, Macrugh 1, Brewster, 1. dents bust, malsibress to

Gambetta, in a speech yesterday, and he would impose on himself a certain reserve, until a day when the country might think fit to des-ignate him plainty to fill another role. The *Temps* infers that he will not seture the think fit to be a seture to the the think fit to be a seture to the the temps infers that he will not seture the temps infers that he will not refuse the premiership.

In the Commons, Gladstone gave

If upon them. To do that he until Wednesday morning, at 1 o'clock, by which time he woul perhaps be able to give a decision.

Wednesday, 10 a.m.

At the opening of the court this morning, Judge Twiss said that in elation to the case of the People vs. Acting-Governor Thomas, ted to say he was not fully prepared to render his opinion in the matter this morning and if it was no incon-venience to the counsel in the case, he would like to defer giv oclock. If, however, this would be inconvenient to counsel, he would then deliver his opinion to-morrow (Thursday) at two o'clock. Mr. Sutherland: So far as we are

Mr. Sutherland: So far as we are concerned your honor can have all the time required. Mr. Brown: The matter is of great importance to us, your Honor, and that being the case I would prefer that the opinion be delivered to-morrow at 2 o'clock. Judge Twiss: All right; I will ten-der my opinion to-morrrow after-noon at 2 o'clock. SY TELEGRA DECCH HTTLE-TA

SENATES WINNING ST. - AR morning hour the legislative ministion bill was taken up. line stated that the and timated for 1881 was \$17.60 OBITUARY.

T. D. We could be Died in the 15th Ward, Salt Lake City, of paralysis, February 8th, 1881, soon after 2 am connects in the pension Bishop of the 15th Ward. Born . 1817 at Patter Dooks, Pembroko Wales; baptized into the Chu The enumities set the Christ of Latter-day Saints in Livern 3121,08的,00%。 ingland, by Elder John Taylor, in 1840, and In the committee of the

emigrated to America in 1849. She remained in St. Louis and Council Bluffs until 1860. +1 fill out to putties when she came to Utah with Elder A THE REPORT OF THE PARTY OF TH dale's company, and arrived in this city, where she continued to reside until her dem-Invite in the Letter I

Funeral services were Ward meeting house, when the congreg was addressed by President Angus M.C nd Elder David Evans. Her res followed to their last [resting relatives and friendf.

DIED.

At Samaria Oneida County, February 10th, of convulsions EVAN T. JENKINS, the beloved infant of David and Emma Jenkins, born December 23d, 1880.

Mill. Star, please copy. In Meadowville, Rich County, February 4, 1880, of heart disease, MARY JANE MOF-FAT, :wife of Joseph S. Moffat; born Dec-12, 1849, at Alton, Illinois.

At Coalville, Summit County, Utah, on Sunday, February 20th, at 19:45 o'clock a.m.' WILLIAM HENRY, son of William R. and arah Maria (Wilde) Frost, aged 2 weeks and days. Molennial Star, please copy.

O. P. HOCK WELL, DECEASED

THE ANNUAL MEETING OF THE tookholders of the Utah Southern Rail-NOTICE In the Probate Court of Tooele County, Utah Territory.

1005 64 1 (1 (3.77)

WASHINGTON

for the ensuing yeary will be (held at Junb tation House, Junb County, U. T., March

CONTAINS

Lees deceased.

and presenter his Court, his fi th a report of h

ing that upon the settlement of in order be made for the distri-coperty of said "Estate

of February 16, 1811.

By W. S. C

ROCK

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AND THE PURSIT AND BEST ME TIRS OF ALL OTHER BIT

5th, 1981, 4t 19.30 g olock p.m.

Lotin whom strandingan

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Plurab held that it was

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and upon bank checks."

Transet.



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qualified by reason of his polygam-ous relations or his counsel or acts in relation to others, he should be

ous relations or his counsel or acts in relation to others, he should be disfranchised." And lest any polygamists should find a means of escaping from the traps thus set to catch them, he says "I would have a law enacted forbid-ding and providing a punishment for adultery and lewd and lascivious ec-habitation in the Territories, and so define these offenses that there could be no doubt but that they applied to those living with plural wives and I would give the first or legal wife a right to testify." wife a right to testify." All this has been talked of before, and rejected as unworthy the serious and rejected as unworthy the serious consideration of statesmen. What is the matter with these persons who get into such a passion over the mar-ital relations of the peaceable peo-ple of Utah? Is it excessive vir-tue, uncommon purity, remarkable continence, or extraordinary regard for strict morality? If so, why are all their irrational efforts directed against extended naminger infered of against the unrestrained and vice-breeding lusts of modern society? The fact stands out with itatiling prominence in all the measures ad vised by the pretended Puritans and mock-modest regulators of "Mer-mon" morals, that improper inter-course between the accessing in the course between the accessing in the course between the accessing in the course between the accessing to the states of some recent publications in Phy-sics, by Prof. A. W. Weight." consideration of statesment. What is mock-modest regulators of "Mor-mon" morals, that improper inter-course between the series is not the evil sought to be prevented or seme-

lection of untruths, and splenetic assault on the memory of the dead. His attempt at "Mormon" history is died. Under the laws Attorney Van Zile wishes to see enacted, having quite consistent with his effort at a pounding "Marmon" doctrine and collities and displays at once consum-nate ignorance and rash assump cooked up his pat projects in the shape of a bill which he induced M. Willia of Michigan to inter-duce in Congress, a man or woman in Utah may be guilty of any kind of sexual or other criminality and escape all the penalties and disabili-one to which the writer has never given careful study, his article in the *Review* being as incor-rect and stupid in its attempts at proposed. It makes no differmany women a voter d and cast aside, how many females history and deductions from events a, so long as he does not go that never occurred, as it is vicious any ceremony of marriage and intemperate in its attacks on m, enter into any covenant the "Mormons" for ideas that they any ceremony of marriage or agreement which compete or re-quires him to treat them with con-sideration or care for them or are the broth and on reading the broth and on reading

following sentiment, clipped from a leading eastern journal

intherized Capity HOW IT IS ESTIMATED.

ignorant and mendacious attack on "Mormonism" for they omit any committees know had to be gather-ed. This is the excuse of the com-mittee for the incongruities of the bill. A great deal of comment is made on the fact that the President's Message delivered at the opening of Congress, has not been printed. There have been numerous applicatestimony, that the person was dis- tice of the number which they have

There have been numerous applica-tions for it. Chicago, 23 — The Tribune has a Mentor special, which is summarized in its hands as follows: Garfield is now understood to have crossed his Rubicon. The slate, as reported to be prepared, is as follows: Becretary of State, J. G. Blaine; Secretary of the Treasury, Chas. J. Folger; Secretary of the Navy, Nathan Goff; Post-master-General, Charles Foster; At-torney-General, Howe; Secretary of War, Davis, of California; Secretary of the Interior, either Wilson or Al-bison of Iowa. Lincoln was left out because the Illinoisan has got the bighead. Goff had a sure thing all the time, so had Foster, and Howe was lucky. The following statement is made: Davis, of California, is said to is a very good man; he is at pre-sent congressman from that State, and was defeated test fall by Gen. Rosecruns. Mrs. Davis and Mrs. Garfield are firm friends. tions for it. Eads, who endergoes to show the practicability of his ship railway, its advantages over all canal schemes, and why the United States can O, the Cabinet. -served 2

O, the Cabinet. A republican senator of promi-nence and influence said very posi-tively to a reported of the Western Associated Press, to-day, "If you telegraph that Robert Lincoln will be Secretary of Was, Senator Sar-gent, of California, Secretary of the Navy, and Wayne MacVeagh, of Pennsylvanis, Attorney General, you will have three of Garfield's cabinet." Sargent was chairman of the Senate committee and studied naval affairs closely. MacVeagh is a son-in-haw of Simon Camaron. Senator Logan sticks to the assertion that Lincoln will be Secretary of War. This shows that but little value is attached to the bogus "Judge's col-

The Inter-Ocean myst It is orted that a syndicate, of will loorge M. Pullman, of Chicag be principal and the control pierost in the The Infor-Ocean's Washington ays: Capt. Ead's Tehesen apec ship ilway scheme died hard in Congave it a quietue dite in

ill was lost.

WASHINGTON, 23.— The Senate commerce committee is still consid-ering the river and harbor bill and expect to complete it to-night, and report to-morrow. The committee have added a number of amend-ments, increasing the total bill, but say they will pass the bill in the two Houses by sending it to a conference committee. Every day that passes le sens the chances of the final pas-sage of the bill. The commerce committees of both Houses say they have been criticised and condemned for not giving information as to every item in the river and harbor bill. Their excuse is the report of the chief engineer of the army, in which all the information in regard to the bill is based, and it was not till yesterday; consequently what the committees know had to be gather-ed. This is the excuse of the com-mittees for the incongruities of the committees know had to be gather-ted. This is the excuse of the com-mittees for the incongruities of the committees is the excuse of the com-till yesterday; consequently what the committees know had to be gather-ted. This is the excuse of the com-mittees for the incongruities of the committees for the incongruities of the com-mittee for the incongruities of the committees for the incongruities of the com-mittee for the incongruities of the committees for the incongruities of the com-mittee for the incongruities of the committees for the incongruities of the com-mittee for the incongruities of the committees for the incongruite for the people. He took up the points of t Brown, in a speech occupying near-ly two hours in delivery, ably and exhaustively argued the question on behalf of the people. He took up the points of the demurrer, seria-tim, the following being a brief resume of his arguments. To the first point in the demurrer, "that it does not appear that at the time of first point in the demurrer, "that it does not appear that at the time of issuing writ of mandamus, Murray was absent or that Thomas was Act-ing Governor," Mr. Brown contend-ed (1) that it did appear that Murray leit this city January 8th, 1881, and that therefore Thomas as Secretary became Acting Governor; that as he became so on the 8th the presumption of law was that that status of affairs continued until the contrary was shown. That (2) as

presumption of law was that that status of affairs continued until the contrary was shown. That (2) as Judge Sutherland had said, "the Courts take judicial notice who is Governor;" so they also take ju-dicial notice who is Acting Gov-ernor. Thomas is and was such when the writ issued, and the court must judicially notice. And (3) that the title designated Thomas as "Acting Governor," which was a sufficient allegation. The second ground in the demurrer stated "that the suit should be in the name of George Q. Cannon and not in the name of The People in relation of George Q. Can-non. Mr. Brown's answer to this was (1) that the title was so put in conformity to old usage and law; that (2) it was a matter of indiffer-ence, being merely a nominal mat-ter anyway; that (3) the practice was as frequently to entitle in that way as any other; that (4) it was amendable [see 68 Practice Act]; that (5) the statute prescribed that defects in title should not annul [Statutes, sec. 505, p. 534]; and that (6) the suit was such that it is in be-half of all the People, all of whom have equal rights in seeing the per-son who secures the greatest number of votes declared elected, not only those who composed the 18,568, but the whole population of 140,000. se who composed the 18,568, but whole monutation of 140 000 rown clied a large rown of 140,000 support of the above propo The next point of demur attions.] The next point of demur-rer was "that the Act enjoined up-on the Governor, by sec. 1862 Comp. Laws U.S., is political, discretionary of judicani, arr. or was dealed this, and contended that the act, like that of any other returning board or offi-cer was ministerial. [Cited numer-

cases in support of this co .] In reference to argu-at mandamus cannot be iss amand action by the Gove it all his duties are nece itical, that he is king, etc. a replied that (1) uffict of authority may exist is subject, it is estiled in this ary by the adoption of the Cal where it had be code, w

O. P. HOCK WELL, DECEASED FRANCIS ARMSTRONG, CHARLES BAG-LEY and O. P. Bookwell, the adminis-trators of the Estate of O. P. Rockwell de-ceased, having rendered, and presented for settlement, and filed in this Court, their final account of their administration of said Estate, with a petition praying that on the settlement of said Estate, be freely and fully discharged, from all liability, and responsibility therewith It is ordered that Tuesday the 15th day of March. 1881, at H a. m., at the Court Room of said Court, at the Court House, in the oity and county of Tooele, be and is hareby ap-pointed for the settlement of said account, and the house a certified copy of this order to be served on said administrators, also a copy each on each of the Heirs or their assigns of said oceased, and published in the Desumer EXAMPLE. ch on eners of and published in the ind deceased, and published in the Vastine Naws, a newspacer published in all Lake County, Utah, four consecutive hays the last publication of which to be at least five days before the said 15th day of March next. Dated February 21, 1881. H. S. GOWANS, Probate Judge. TERRITORY OF UTAH, County of Tooele. 85. I, F. M. Lyman Clerk of the Probate G in and for said County, do hereby certify bregoing is a full, true and correct cop the original order of said Court, in the ma of the estate of O. P. Rockwell deceased.

ile and as appears (f record in my office. In witness whereof I have here set my hand, and affired the f of said Court this 21st day of F ruary, A. D. 1881. All shows sold by druggists. Hop Bitters Mily, Co., Rochester, N. 7 . . .

F. M. LYMAN, Clerk. L. GEE, Deputy Clerk.

ESTRAY NOTICE. HAVE IN MY POSSESSION:

visible, star in forchcad. One sorrel HORSE, 5 years old, star in for head, hind feet white; no branda visible. If not elnimed on or before the list day March, 1981, will be sold at my corral 1 Villmore City. nd filed in th

H. J. McCOLLOUGH Fillmore City, Feb. 19, 1881.



Complete Outlits, Materials and stablished 48 years. Thisticated a stalogue sent to any address on a and your orders direct to JOHN NATTIEWS, Inst Avenue, 20th & 27th Streets, d55 & w im New York

NOTICE

8 HERBBY GIVEN THAT THE PAR and George Judd, of this city,

and George Jido, of Judd, his inter-firm name of Cook and Judd, his inter-m dissolved by mutual consent. C. H. O authorized to settle all debts due to an authorized to settle all debts due to an Salt Lake City, Feby. Sist, 1881.

NOTICE In the Probate Court in and for Sall Lake County, Ter-ritory of Utah.

THE MATTER OF THE ESTATE OF THOMAS P. HEATH, DECRAS



NITH OR WITHOUT RESERVOIR AND CLOSET. THOUSANDS IN DAILY USE IN THE TERRITORY.